Exhibit 12

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Page 1
 1
                    IN THE UNITED STATES DISTRICT COURT
 2
                   FOR THE SOUTHERN DISTRICT OF NEW YORK
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         NIKE, INC.;
                                           )
 6
                          Plaintiff,
 7
                                              Case No.
               vs.
                                              1:22-cv-00983-VEC
 8
          STOCKX, LLC;
 9
                          Defendant.
10
11
12
13
                  VIDEOTAPED DEPOSITION OF ROY IKHYUN KIM
14
                            San Diego, California
15
                        Wednesday, February 8, 2023
16
17
18
19
20
21
22
         Reported by:
          Lynda L. Fenn, CSR, RPR
          CSR No. 12566
23
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25
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	Page 2		Page 4
1	IN THE UNITED STATES DISTRICT COURT	1	APPEARANCES:
2	FOR THE SOUTHERN DISTRICT OF NEW YORK	2	
3		3	For the Defendants:
5	NIKE, INC.;	4	
)	5	KILPATRICK TOWNSEND & STOCKTON LLP
6	Plaintiff,)	6	BY: ROBERT N. POTTER, ESQ.
_)	7	The Grace Building
7	vs.) Case No.) 1:22-cv-00983-VEC	8	1114 Avenue of the Americas
8	STOCKX, LLC;	9	New York, New York 10036
)	10	(212) 775-8733
9	Defendant.)	11	rpotter@kilpatricktownsend.com
10)	12	
10 11		13	DEBEVOISE & PLIMPTON LLP
12		14	BY: KATHRYN SABA, ESQ.
13	VIDEOTAPED DEPOSITION of ROY IKHYUN KIM,	15	66 Hudson Boulevard
14	taken on behalf of Plaintiff, San Diego,	16	New York, New York 10001
15	California, at 9:56 a.m. and ending at 1:40	17	(212) 909-6760
16 17	p.m., Wednesday, February 8, 2023, reported by Lynda L. Fenn, CSR No. 12566, Certified	18	ksaba@debevoise.com
18	Shorthand Reporter within and for the State of	19	
19	California, pursuant to notice.	20	
20		21	
21 22		22	
23		23	
24		24	
25		25	
1	Page 3 APPEARANCES:	1	Page 5 APPEARANCES:
1	APPEARANCES:	$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	APPEARANCES:
2 3	For the Plaintiff:	$\begin{vmatrix} 2 \\ 3 \end{vmatrix}$	For the Deponent:
4	For the Flamtin.	4	For the Deponent.
5	DLA PIPER	5	EDLESON REZZO & HINDMAN
6	BY: MELISSA A. REINCKENS, ESQ.	6	BY: JESSE HINDMAN, ESQ.
7	4365 Executive Drive, Suite 1100	7	225 Broadway, Suite 2220
8	San Diego, California 92121	8	San Diego, California 92101
9	(619) 699-2700	9	(619) 225-4078
10	melissa.reinckens@us.dlapiper.com	10	jeese@erhlawfirm.com
11	monoganomore as anapipor com	11	Jeese Cermawinin.com
12	DLA PIPER	12	Also Connected:
13	BY: GABRIELLE VELKES, ESQ.	13	
14	1251 Avenue of the Americas	14	Gregg Eisman, Videographer
15	New York, New York 10020-1104	15	
	,		
	(212) 335-4812]6	
16	(212) 335-4812 gabrielle.velkes@us.dlapiper.com	16 17	
16 17	(212) 335-4812 gabrielle.velkes@us.dlapiper.com	17	
16 17 18		17 18	
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16 17 18 19 20 21		17 18 19 20 21	
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1	EXHIBITS (Continued)	rage 14	1	INDEX (Continued)
2	(2	,
3	NUMBER DESCRIPTION	PAGE	3	
4			4	INFORMATION REQUESTED
5	Exhibit 39 A nine-page document entitled	78	5	
6	Page Vault; NIKE0036330 -		6	(None)
7	NIKE0036338		7	
8			8	INSTRUCTION NOT TO ANSWER
9	Exhibit 40 A one-page email from Roy Kim	n 82	9	
10	to Tamar Duvdevani, July 11,		10	(None)
11	2022; NIKE0029007		11	
12			12	
13	Exhibit 41 A four-page email chain ending	86	13	
14	with an email from Roy Kim to		14	
15	Russ Amidon, August two, 2022;		15	
16	STX0772942 - STX0772945		16	
17	F.19.40	2.4	17	
18	Exhibit 42 A 66-page document beginning	94	18	
19	with an email from StockX to		19 20	
20	Roy Kim, August two, 2022; RK000137 - RK000202		21	
21 22	KK000137 - KK000202		22	
23			23	
24			24	
25			25	
		Page 15		Page 17
1	EXHIBITS (Continued)		1	San Diego, California
2				
1			2	Wednesday, February 8, 2023
3	NUMBER DESCRIPTION	PAGE	2 3	Wednesday, February 8, 2023 9:56 a.m 1:40 p.m.
	NUMBER DESCRIPTION	PAGE		-
3	Exhibit 43 A four-page email chain ending	PAGE	3	-
3 4 5 6	Exhibit 43 A four-page email chain ending with an email from Russ Amidon		3 4 5 6	9:56 a.m 1:40 p.m.
3 4 5 6 7	Exhibit 43 A four-page email chain ending with an email from Russ Amidon to Roy Kim, July seven, 2022;		3 4 5 6 7	9:56 a.m 1:40 p.m. THE VIDEOGRAPHER: Good morning. We're
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3 4 5 6 7 8 9	Exhibit 43 A four-page email chain ending with an email from Russ Amidon to Roy Kim, July seven, 2022; RK000018 - RK000021	144	3 4 5 6 7 8 9	9:56 a.m 1:40 p.m. THE VIDEOGRAPHER: Good morning. We're going on the record at 9:56 a.m. on Wednesday February eight, 2023.
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Exhibit 43 A four-page email chain ending with an email from Russ Amidon to Roy Kim, July seven, 2022; RK000018 - RK000021 Exhibit 44 A six-page email chain ending with an email from StockX to Roy Kim, July 25, 2022; RK000022 - RK000027 155 Exhibit 45 A one-page printed from Instagram; STX0774399 Exhibit 46 An eight-page email chain ending with an email from Tamar	144	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	9:56 a.m 1:40 p.m. THE VIDEOGRAPHER: Good morning. We're going on the record at 9:56 a.m. on Wednesday February eight, 2023. Please note the microphones are sensitive and may pick up whispering and private conversations. Please mute your phones at this time. Audio and video recording will continue to take place unless all parties agree to go off the record. This is media unit one of the video-recorded deposition of Roy Kim testifying in the matter of Nike, Inc., versus Stockx, LLC filed in the United States District Court for the Southern
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3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Exhibit 43 A four-page email chain ending with an email from Russ Amidon to Roy Kim, July seven, 2022; RK000018 - RK000021 Exhibit 44 A six-page email chain ending with an email from StockX to Roy Kim, July 25, 2022; RK000022 - RK000027 155 Exhibit 45 A one-page printed from Instagram; STX0774399 Exhibit 46 An eight-page email chain ending with an email from Tamar Duvdevani to Roy Kim, July ten,	144	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	9:56 a.m 1:40 p.m. THE VIDEOGRAPHER: Good morning. We're going on the record at 9:56 a.m. on Wednesday February eight, 2023. Please note the microphones are sensitive and may pick up whispering and private conversations. Please mute your phones at this time. Audio and video recording will continue to take place unless all parties agree to go off the record. This is media unit one of the video-recorded deposition of Roy Kim testifying in the matter of Nike, Inc., versus Stockx, LLC filed in the United States District Court for the Southern District of New York, Case No. 1:22-cv-00983. The location of this deposition is 4365 Executive Drive, DLA Piper, Fourth Floor, San Diego,

	Page 34		Page 36
1	and is attached hereto.)	1	your purchase?
2	BY MS. REINCKENS:	2	A It is.
3	Q Mr. Kim, what is your email address?	3	Q And what type of shoe is this order for?
4	A Roy I. Kim at Gmail dot-com.	4	A This is a Jordan 1 University Blue.
5	Q Is this the only email address you used to	5	Q And if you look at the Bates numbered page
6	contact StockX?	6	RK 000029 it says, "Condition."
7	A It is.	7	Do you see that, sir?
8	Q All right.	8	A Oh, yeah, it says, "Condition: New, one
9	Now, the court reporter has handed you a	9	hundred percent authentic."
10	document that's been marked as Exhibit No. KIM 1.	10	Q Okay.
11	Do you have that in front of you?	11	And did you receive this order from StockX?
12	A I do.	12	A I did.
13	Q Okay.	13	Q All right.
14	What is this document?	14	You can put that to the side and I'll
15	A This is an email of an order of a shoe that	15	apologize in advance, we are going to be going
16	I purchased from StockX.	16	through a lot of these in a similar fashion.
17	Q Okay.	17	MS. REINCKENS: Would you mark this as
18	And when do you receive one of these emails	18	Exhibit No. KIM 2.
19	from StockX?	19	(Plaintiff's Exhibit 2 was marked for
20	A I'm sorry?	20	identification by the Certified Shorthand Reporter
21	Q When do you receive one of these emails	21	and is attached hereto.)
22	from StockX?	$\begin{vmatrix} 21\\22\end{vmatrix}$	MS. REINCKENS: Okay.
23	A You receive this email I received this	23	BY MS. REINCKENS:
24	email when an order goes through StockX and I paid	24	Q Mr. Kim, the court reporter has handed you
25	for it and I commit to buying it.	25	an exhibit marked as Exhibit No. KIM 2.
23		25	
1			
1	Page 35 O Okay.	1	Page 37 Do you have that in front of you?
1 2	Q Okay.	1 2	Do you have that in front of you?
2	Q Okay. So it's after you purchased a product from	2	Do you have that in front of you? A I do.
2 3	Q Okay. So it's after you purchased a product from StockX; correct?	2 3	Do you have that in front of you? A I do. Q All right.
2 3 4	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct.	2 3 4	Do you have that in front of you? A I do. Q All right. And do you recognize this document?
2 3 4 5	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right.	2 3 4 5	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do.
2 3 4 5 6	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically	2 3 4 5 6	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it?
2 3 4 5 6 7	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after	2 3 4 5 6 7	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from
2 3 4 5 6 7 8	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing?	2 3 4 5 6 7 8	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX.
2 3 4 5 6 7 8	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately.	2 3 4 5 6 7 8 9	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay.
2 3 4 5 6 7 8 9	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on	2 3 4 5 6 7 8 9	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email?
2 3 4 5 6 7 8 9 10 11	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then?	2 3 4 5 6 7 8 9 10	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022.
2 3 4 5 6 7 8 9 10 11 12	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be	2 3 4 5 6 7 8 9 10 11 12	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection
2 3 4 5 6 7 8 9 10 11 12 13	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form.	2 3 4 5 6 7 8 9 10 11 12 13	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase?
2 3 4 5 6 7 8 9 10 11 12 13 14	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry.	2 3 4 5 6 7 8 9 10 11 12 13 14	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry. Yes, it would be right around the date of	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q What type of shoe was this order for?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry. Yes, it would be right around the date of the email.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q What type of shoe was this order for? A This was a Jordan 1 University Blue.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry. Yes, it would be right around the date of the email. MS. REINCKENS: Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q What type of shoe was this order for? A This was a Jordan 1 University Blue. Q Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry. Yes, it would be right around the date of the email. MS. REINCKENS: Okay. BY MS. REINCKENS:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q What type of shoe was this order for? A This was a Jordan 1 University Blue. Q Okay. And what's the order number?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry. Yes, it would be right around the date of the email. MS. REINCKENS: Okay. BY MS. REINCKENS: Q Now, looking at Exhibit No. KIM 1, what	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q What type of shoe was this order for? A This was a Jordan 1 University Blue. Q Okay. And what's the order number? A 37857800, dash, 37757559.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry. Yes, it would be right around the date of the email. MS. REINCKENS: Okay. BY MS. REINCKENS: Q Now, looking at Exhibit No. KIM 1, what date is shown here for that?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q What type of shoe was this order for? A This was a Jordan 1 University Blue. Q Okay. And what's the order number? A 37857800, dash, 37757559. Q And if you look at RK 32, it, once again,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry. Yes, it would be right around the date of the email. MS. REINCKENS: Okay. BY MS. REINCKENS: Q Now, looking at Exhibit No. KIM 1, what date is shown here for that? A May 30th, 2022.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q What type of shoe was this order for? A This was a Jordan 1 University Blue. Q Okay. And what's the order number? A 37857800, dash, 37757559. Q And if you look at RK 32, it, once again, says the condition.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry. Yes, it would be right around the date of the email. MS. REINCKENS: Okay. BY MS. REINCKENS: Q Now, looking at Exhibit No. KIM 1, what date is shown here for that? A May 30th, 2022. Q Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q What type of shoe was this order for? A This was a Jordan 1 University Blue. Q Okay. And what's the order number? A 37857800, dash, 37757559. Q And if you look at RK 32, it, once again, says the condition. Do you see that?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry. Yes, it would be right around the date of the email. MS. REINCKENS: Okay. BY MS. REINCKENS: Q Now, looking at Exhibit No. KIM 1, what date is shown here for that? A May 30th, 2022. Q Okay. And what order number is this?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q What type of shoe was this order for? A This was a Jordan 1 University Blue. Q Okay. And what's the order number? A 37857800, dash, 37757559. Q And if you look at RK 32, it, once again, says the condition. Do you see that? A Yes, it's "New, one hundred percent
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q Okay. So it's after you purchased a product from StockX; correct? A Yes, that's correct. Q All right. And in your experience do you typically receive an order confirmation from StockX after purchasing? A Yes, almost immediately. Q So was the date the order was confirmed on or around the date of the purchase then? A Yes, it would be MR. POTTER: Objection; form. THE WITNESS: Oh, sorry. Yes, it would be right around the date of the email. MS. REINCKENS: Okay. BY MS. REINCKENS: Q Now, looking at Exhibit No. KIM 1, what date is shown here for that? A May 30th, 2022. Q Okay.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Do you have that in front of you? A I do. Q All right. And do you recognize this document? A I do. Q And what is it? A It is an order purchase confirmation from StockX. Q Okay. And what date did you receive this email? A Dated May 30th, 2022. Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q What type of shoe was this order for? A This was a Jordan 1 University Blue. Q Okay. And what's the order number? A 37857800, dash, 37757559. Q And if you look at RK 32, it, once again, says the condition. Do you see that?

	Page 38		Page 40
1	A I did.	1	2022.
2	MS. REINCKENS: Mark this is Exhibit	2	Q And what is the order number?
3	No. KIM 3.	3	A Order No. 38917859, dash, 38817618, marked,
4	(Plaintiff's Exhibit 3 was marked for	4	"New, a hundred percent authentic."
5	identification by the Certified Shorthand Reporter	5	Q And is this document an accurate reflection
6	and is attached hereto.)	6	of what you were trying to purchase?
7	MS. REINCKENS: Okay.	7	A Yes.
8	BY MS. REINCKENS:	8	Q And did you receive this order from StockX?
9	Q Mr. Kim, the court reporter has handed you	9	A I did.
10	a document that's been marked as Exhibit No. KIM 3.	10	MS. REINCKENS: Exhibit No. KIM 5, please.
11	I'll just say on the record it bear the Bates numbers	11	(Plaintiff's Exhibit 5 was marked for
12	RK 37 through RK 43.	12	identification by the Certified Shorthand Reporter
13	Do you recognize this document?	13	and is attached hereto.)
14	A Yes, it's a series of emails for a shoe I	14	BY MS. REINCKENS:
15	bought on the same day with the same shoe size, a	15	Q Mr. Kim, you've been handed an exhibit
16	Jordan 1 University Blue.	16	marked as Exhibit No. KIM 5 and it bears the Bates
17	Q Okay.	17	numbers RK 47 through RK 49.
18	And what let's take this just in a	18	Do you recognize this document?
19	couple of steps here.	19	A Yes, it is an email purchase order
20	This this is an order confirmation then	20	confirmation from StockX for a Jordan 1 University
21	for an order of is it three pairs of shoes; is	21	Blue, size 12, dated May 30th, 2022, Order
22	that right?	22	No. 37858121, dash, 37757880, marked, "New, one
23	A One, two, three yes, three shoes.	23	hundred percent authentic."
24	Q Okay.	24	Q And is this document an accurate reflection
25	And if you would be kind enough just to	25	of what you were trying to purchase?
	Page 39		Page 41
1	state on the record the order numbers, please.	1	A Yes, it is.
2	A Yes. The order number for the first one is	2	Q And did you receive this order from StockX?
3	37858112, dash, 37757871.	3	A I did.
4	The order number for the second pair is	4	MS. REINCKENS: Number six, please.
5	37864122, dash, 37763881.	5	(Plaintiff's Exhibit 6 was marked for
6	The order number for the third one is	6	identification by the Certified Shorthand Reporter
7	37881414, dash, 37781173. All marked, "New, a	7	and is attached hereto.)
8	hundred percent authentic."	8	BY MS. REINCKENS:
9	Q Okay.	9	Q Mr. Kim, the court reporter has handed you
10	And did you receive these orders from	10	an exhibit marked as Exhibit No. KIM 6. It bears the
11	StockX?	11	Bates numbers RK 50 through RK 52.
12	A I did.	12	Do you recognize this document?
13	Q Okay.	13	A Yes, it's an email confirmation for a
14	MS. REINCKENS: Exhibit No. KIM 4.	14	StockX purchase of a Jordan 1 University Blue, dated
15	THE WITNESS: Thank you.	15	May 30th, 2022, Order No. 37857881, dash, 37757640,
16	(Plaintiff's Exhibit 4 was marked for	16	marked, "New, one hundred percent authentic."
17	identification by the Certified Shorthand Reporter	17	Q And is this document an accurate reflection
1		18	of what you were trying to purchase?
18	and is attached hereto.)		ı
18 19	BY MS. REINCKENS:	19	A Yes, it is.
18 19 20	BY MS. REINCKENS: Q The court reporter has handed you an		Q And did you receive this order from StockX?
18 19 20 21	BY MS. REINCKENS: Q The court reporter has handed you an exhibit marked as Exhibit No. KIM 4. It bears the	19 20 21	Q And did you receive this order from StockX? A I did.
18 19 20 21 22	BY MS. REINCKENS: Q The court reporter has handed you an exhibit marked as Exhibit No. KIM 4. It bears the Bates numbers RK 44 through RK 46.	19 20 21 22	Q And did you receive this order from StockX?A I did.MS. REINCKENS: Exhibit No. KIM 7, please.
18 19 20 21 22 23	BY MS. REINCKENS: Q The court reporter has handed you an exhibit marked as Exhibit No. KIM 4. It bears the Bates numbers RK 44 through RK 46. Do you recognize this document?	19 20 21 22 23	Q And did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 7, please. (Plaintiff's Exhibit 7 was marked for
18 19 20 21 22	BY MS. REINCKENS: Q The court reporter has handed you an exhibit marked as Exhibit No. KIM 4. It bears the Bates numbers RK 44 through RK 46.	19 20 21 22	Q And did you receive this order from StockX?A I did.MS. REINCKENS: Exhibit No. KIM 7, please.

THE WITNESS: Thank you. MS. REINCKENS: Okay. BY MS. REINCKENS: Okay. Q Mr. Kim, the court reporter has handed you an exhibit marked as Exhibit No. KIM 7 and it bears the Bates numbers RK 53 through RK 61. Do you recognize this document? A Yes, it's an order it's an email thread of an email confirmation from StockX on a purchase of four pairs of Jordan I University Blues, dated May 30th, 2022. The order numbers are 37857845, dash, 37757604. The second order is 37857851, dash, 3775770. The last order number is 37858015, dash, 37757714. All marked, "New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A I did. A I did. A I did. BY MS. REINCKENS: Thank you. BY MS. REINCKENS: A Yes, it's an order it's an email thread software and is attached hereto.) A Hoo. It is an email confirmation for a StockX purchase of a Jordan I High Hyper Royal, order I'm sorry, dated June first, 2022, Order No. 37940815, dash, 37840574 marked, "New, one hundred percent authentic." Q Okay. And is this document an accurate reflection of what you were trying to purchase? A I did. Q from StockX? A I did. BY MS. REINCKENS: Number eight, please. (Plaintiff's Exhibit 10 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) MS. REINCKENS: A BY MS. REINCKENS: MS. REINCKENS: A BY MS. REINCKENS: A Lis. C W. A Lid. BY MS. REINCKENS: A I did. BY MS. REINCKENS: A Lid. A I did. BY MS. REINCKENS: A Lid. BY MS. REINCKENS: BY MS. REINCKENS: A Lid. A Lid. BY MS. REINCKENS: A Li		Page 42		Page 44
2 MS. REINCKENS: Okay. 3 BY MS. REINCKENS: Okay. 4 Q Mr. Kim, the court reporter has handed you an exhibit marked as Exhibit No. KIM 7 and it bears the Bates numbers RK 53 through RK 61. 5 Do you recognize this document? 7 A I do. It is an email confirmation for a StockX on a purchase of of an email confirmation from StockX on a purchase of of four pairs of Jordan 1 University Blues, dated May 13 30th, 2022. The order numbers are 37857845, dash, 273757604. 13 The second order is 37857851, dash, 14 3775760. The next order number is 37858011, dash, 15 37757770. The next order number is 37858014, dash, 17 37757774. All marked, "New, one hundred percent authentic." 2 Q And is this document an accurate reflection of what you were trying to purchase? 2 Q Okay. 3 A I did. 4 did.	1	-	1	
4 a document marked as Exhibit No. 9. It bears the an exhibit marked as Exhibit No. 9. It bears the the Bates numbers RK 56 through RK 67. 7 Do you recognize this document? 8 A Yes, it's an order — it's an email thread of our pairs of Jordan 1 University Blues, dated May 137757604. 13 37757604. 13 37757604. 14 37757610. The next order numbers are 37857845, dash, 12 37757604. 15 The last order number is 37858015, dash, 15 37757777. 16 The last order number is 37858016, dash, 16 37757777. All marked, "New, one hundred percent authentic." 19 Q And is this document an accurate reflection of what you were trying to purchase? 21 A It is. 22 Q And did you receive the orders from StockX? 23 A I did. 24 MS, REINCKENS: Number eight, please. 25 (Plaintiff's Exhibit 8 was marked for 26 MS, REINCKENS: Okay. 4 BY MS, REINCKENS: Okay. 4 BY MS, REINCKENS: Okay. 4 It is an email confirmation for a StockX purchase of a Jordan 1 High Hyper Royal, dated June finate for a Stock purchase of a Jordan 1 High Hyper Royal, order no. 37960847. 4 Idid. 5 Bates numbers RK 63 through RK 61. 6 Do you recognize this document? 4 A I d. It is an email confirmation for a StockX purchase of a Jordan 1 High Hyper Royal, order no. 37960847. 4 A I did. 5 Bates numbers RK 63 through RK 70. 9 Order — In sorry, dated June first, 2022, Order No. 3795047. 4 I did. 9 Order — In sorry, dated June first, 2022, Order No. 3795047. 4 I did. 9 Order — In sorry, dated June first, 2022, Order No. 3795047. 4 I did. 9 Order — In sorry, dated June first, 2022, Order No. 3795047. 10 I deutification by the Certified Shorthand Reporter authentic. 10 Order — In sorry, dated June first, 2022, Order No. 37960474. 4 A I did. 11 A It is an email confirmation for a StockX purchase of a Jordan I High Hyper Royal, dated June first, 2022. It has the Order No. 37960474. 4 A I did. 12 Dark MR FINCKENS: Order No. 37960474. 4 A I did. 13 Ball 6483 marked, "New, one hundred percent authentic." 14 A I did. 15 A It is an email confirmation for a	2	-	2	-
5 m exhibit marked as Exhibit No. KIM 7 and it bears 6 the Bates numbers RK 53 through RK 61. 7 Do you recognize this document? 8 A Yes, it's an order – it's an email thread 9 of an email confirmation from StockX on a purchase of 10 four pairs of Jordan I University Blues, dated May 11 30th, 2022. The order numbers are 37857845, dash, 12 37757604. 13 The second order is 37857851, dash, 14 37757760. 15 The last order number is 37858011, dash, 15 377577774. All marked, "New, one hundred percent 16 university Blues, and thentic." 17 37757774. All marked, "New, one hundred percent 18 authentic." 18 Q And is this document an accurate reflection 19 Q And is this document an accurate reflection 20 of what you were trying to purchase? 21 Q And did you receive the orders from StockX? 22 Q And did you receive the orders from StockX? 23 A I did. 24 MS. REINCKENS: Number eight, please. 25 (Plaintiff's Exhibit 8 was marked for 26 Q Ms. Kini, the court reporter has handed you 27 a document marked as Exhibit No. KIM 8. It bears the 28 Boy our recognize this document? 29 A Yes, I do. 20 Q Okay. What is it? 21 A I is an email confirmation for a StockX 22 purchase of the Jordan I Hyper Royal, dated June 23 mand is attached hereto.) 24 MS. REINCKENS: Okay. 25 Q Mr. Kim, the court reporter has handed you 26 a document marked as Exhibit No. KIM 8. It bears the 27 Bases numbers RK 63 through RK 64. 28 Doy our recognize this document? 39 A Yes, I do. 40 Q Okay. What is it? 41 A I is an email confirmation for a StockX 41 purchase of the Jordan I Hyper Royal, dated June 42 I it is an email confirmation for a StockX 43 BY MS. REINCKENS: Okay. 44 BY MS. REINCKENS: 45 C Purchase of the Jordan I Hyper Royal, dated June 46 Day our recognize this document? 47 A I did. 48 A I is. 49 Q Mr. Kim, und ve were trying to purchase? 40 Q Mr. Kim, und ve were trying to purchase? 41 A I did. 41 A I is an email confirmation for a StockX 41 BY MS. REINCKENS: Chays. 41 A I did. 42 MS. REINCKENS: This is Exhibit No. KIM 9. 43 Pour recognize this document?	3	BY MS. REINCKENS:	3	Q Mr. Kim, the court reporter has handed you
s an exhibit marked as Exhibit No. KIM 7 and it bears to the Bates numbers RK 53 through RK 61. 7 Do you recognize this document? 8 A Yes, it's an order — it's an email thread of four pairs of Jordan I University Blues, dated May 13 30th, 2022. The order numbers are 37857845, dash, 12 37757604. 13 The second order is 37857851, dash, 13 37757604. 14 37757760. The next order number is 37858011, dash, 13 377577777. 15 37757777. All marked, "New, one hundred percent authentic." 16 The last order number is 37858015, dash, 17 37757774. All marked, "New, one hundred percent authentic." 17 Q And is this document an accurate reflection of what you were trying to purchase? 20 Q And is this document an accurate reflection of what you were trying to purchase? 21 A I did. 22 Q And did you receive the orders from StockX? 23 A I did. 24 MS. REINCKENS: Number eight, please. (Plaintiff's Exhibit 8 was marked for 25 (Plaintiff's Exhibit 8 document?) 3 MS. REINCKENS: Okay. 4 BY MS. REINCKENS: Okay. 4 BY MS. REINCKENS: Okay. 4 BY MS. REINCKENS: Okay. 5 Q Mc. Kim, the cour reporter has handed you a document marked as Exhibit No. KIM 8. It bears the ninth, 2022, with the Order No. 38216724, dash, 38116483 marked, "New, one hundred percent authentic." 20 Q And did you receive this order from StockX? 21 A I did. 22 Q And did you receive this order from StockX? 23 A I stane mail confirmation for a StockX in a purchase of the Iordan I Hyper Royal, dated June in this, 2022, with the Order No. 38216724, dash, 38116483 marked, "New, one hundred percent authentic." 24 MS. REINCKENS: This is Exhibit No. KIM 9, 2 A I did. 25 (Plaintiff's Exhibit 9 was marked for 10 A I is a memail confirmation for a StockX in the purchase? 26 (Plaintiff's Exhibit 9 was marked for 10 A I is a memail confirmation for a StockX in the purchase? 27 (Plaintiff's Exhibit 9 was marked for 10 A I is a memail confirmation for a StockX in the purchase? 28 (Plaintiff's Exhibit 9 was marked for 10 A I is a memail confirmation for a StockX in the	4	Q Mr. Kim, the court reporter has handed you	4	a document marked as Exhibit No. 9. It bears the
the Bates numbers RK 53 through RK 61. Do you recognize this document? A I do. It is an email confirmation for a StockX on a purchase of an email confirmation from StockX on a purchase of 1 of our pairs of Jordan I University Blues, dated May 1 30th, 2022. The order numbers are 37857845, dash, 12 37757604. The last order number is 37857811, dash, 15 377577610. The next order number is 37858011, dash, 16 document an accurate reflection of what you were trying to purchase? A I did. The last order number an accurate reflection of what you were trying to purchase? A I did. A I did. MS. REINCKENS: Number eight, please. 24 (Plaintiff's Exhibit 10 was marked for 2 identification by the Certified Shorthand Reporter and is attached hereto.) MS. REINCKENS: Okay. A Yes, I do. Do you recognize this document? A I do. It is an email confirmation for a StockX purchase of a Jordan I High Hyper Royal, dated June first, 2022, Order No. 37940815, dash, 37840574 marked, "New, one hundred percent authentic." Q Okay. A I did. A I did. Do you recognize this document? A I do. It is an email confirmation for a StockX? A I did. Do you were trying to purchase? A I did. yes. Q Okay. MS. REINCKENS: Number eight, please. 24 (Plaintiff's Exhibit 10 was marked for 2 identification by the Certified Shorthand Reporter 2 identification by the Certified Shorthand Reporter 3 and is attached hereto.) MS. REINCKENS: Okay. B Do you recognize this document? A Yes, I do. Do you recognize this document? A I do. It is an email confirmation for a StockX purchase of a Jordan I High Hyper Royal, dated June minth, 2022, with the Order No. 38216724, dash, 38116483 marked. "New, one hundred percent authentic." A I is an email confirmation for a StockX purchase of the Jordan I Hyper Royal, dated June first, 2022. It has the Order No. 37960474, dash and the did of was a document an accurate reflection of what you were trying to purchase? A I did. MS. REINCKENS: Exhibit No. KIM 11, please. Q And did you overeive this order from Sto	5	•	5	Bates numbers RK 65 through RK 67.
Do you recognize this document? A Yes, it's an order it's an email thread of an email confirmation from StockX on a purchase of four pairs of Jordan I University Blues, dated May 11 30th, 2022. The order numbers are 37857845, dash, 12 37757604. 13 The second order is 37857851, dash, 14 37757610. The next order number is 37858011, dash, 15 37757770. 16 The last order number is 37858015, dash. 17 37757774. All marked, "New, one hundred percent authentic." 19 Q And is this document an accurate reflection of what you were trying to purchase? 20 of what you were trying to purchase? 21 A I tis. 22 Q And did you receive the orders from StockX? 23 A I did. 24 MS REINCKENS: Number eight, please. 25 (Plaintiff's Exhibit 8 was marked for Page 4 B Y MS. REINCKENS: Okay. 4 BY MS. REINCKENS: Okay. 5 Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 8. It bears the Bates number RK 63 through RK 64. 5 Do you recognize this document? 6 A Yes, I do. 6 Q And did you receive this order percent an inith, 2022, with the Order No. 38216724, dash, 13 38116483 marked, "New, one hundred percent authentic." 15 A I tis an email confirmation for a StockX? 16 Q And did you receive this order from StockX? 17 of what you were trying to purchase? 18 A I tis an email confirmation for a StockX purchase of the Jordan I Hyper Royal, dated June first, 2022. It has the Order No. 3796044, dash, 38116483 marked, "New, one hundred percent authentic." 18 A I tis an email confirmation for a StockX purchase of the Jordan I Hyper Royal, dated June first, 2022. It has the Order No. 3796044, dash, 38116483 marked, "New, one hundred percent authentic." 19 Q And did you receive this order from StockX? 20 A I did. 21 Ms. REINCKENS: This is Exhibit No. KIM 9, please. 22 Please. 23 (Plaintiff's Exhibit 9 was marked for 24 I did. 24 Ms. REINCKENS: Exhibit 10 was marked for 25 I did. 25 Q Mr. Kim, you've been handed an exhibit No. KIM 11, please. 26 (Plaintiff's Exhibit 9 was marked for 27 I did. 27 Ms. REINCKENS: Exhibit No. K	6	the Bates numbers RK 53 through RK 61.	6	_
9 of an email confirmation from StockX on a purchase of 10 four pairs of Jordan I University Blues, dated May 11 30th, 2022. The order numbers are 37857845, dash, 12 37757604. 13 The second order is 37857851, dash, 14 37757610. The next order number is 37858011, dash, 15 37757770. 16 The last order number is 37858015, dash, 17 37757774. All marked, "New, one hundred percent 18 authentic." 19 Q And is this document an accurate reflection 20 of what you were trying to purchase? 21 A It is. 22 Q And did you receive the orders from StockX? 23 A I did. 24 MS. REINCKENS: Number eight, please. 25 (Plaintiff's Exhibit 8 was marked for 26 A I document marked as Exhibit No. KIM 8. It bears the 27 B Bates number RK 63 through RK 64. 28 Exhibit No. KIM 10 and it is — bears the 29 B AYES, I do. 20 Q And si this document? 21 A I is an email confirmation for a StockX 22 D Q Mr. Kim, the court reporter has handed you 23 a A I document marked as Exhibit No. KIM 8. It bears the 24 B B ATE STORY B ATE OR A I STORY B A I document 25 D Q Mr. Kim, the court reporter has handed you 26 a document marked as Exhibit No. KIM 8. It bears the 27 B Bates numbers RK 68 through RK 64. 28 D Q you recognize this document? 39 A Yes, I do. 40 Q Okay, What is it? 41 A It is an email confirmation for a StockX 42 D Q And did you receive this order from StockX 43 A I do. 44 D Q And did you receive this order from StockX 45 D Q And did you receive this order from StockX 46 D Q And did you receive this order from StockX 47 D Q And STORY B A I did. 48 D A I is an email confirmation for a StockX 49 A I is an email confirmation for a StockX 40 A I is an email confirmation for a StockX 41 D Q And did you receive this order from StockX? 41 D Q And did you receive this order from StockX? 42 D A I did. 43 D A I did. 44 D A I is an email confirmation for a StockX 45 D A I is an email confirmation for a StockX 46 D Q And did you receive this order from StockX? 47 A I did. 48 D A I is an email confirmation for a StockX 49 D A I is this document an accurate refle	7	Do you recognize this document?	7	
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11 30th, 2022. The order numbers are 37857845, dash, 273757610. The second order is 37857851, dash, 37757610. The next order number is 37858011, dash, 15 37757774. All marked, "New, one hundred percent authentic." 17 A I did. 29 - from StockX? 18 Q And did you receive this order 18 authentic." 18 authentic." 18 Q - from StockX? 19 A I did. 29 - from StockX? 20 Q Kay. 21 A I tis. 21 A I tis. 22 Q And did you receive the orders from StockX? 21 A I did. 22 Exhibit No. KIM 10, please. 24 MS. REINCKENS: Number eight, please. 25 (Plaintiff's Exhibit 8 was marked for 25 Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 8. It bears the Bates number Kk 63 through Rk 64. 29 A Yes, I do. 20 Q kay. What is it? 20 Q kay. What is it? 20 Q had is this document? 20 A I did. 20 Q okay. What is it? 21 purchase of the Jordan 1 Hyper Royal, dated June 13 and in the 2022, with the Order No. 38216724, dash, 2022,	9	of an email confirmation from StockX on a purchase of	9	Order I'm sorry, dated June first, 2022, Order No.
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The last order number is 37858015, dash, 17 37757774. All marked, "New, one hundred percent 18 authentic." 18 authentic." 18 Q And is this document an accurate reflection 19 Q And is this document an accurate reflection 18 Q - from StockX? 20 Q Okay. Q Okay. MS. REINCKENS: And all right. Perfect. 22 Thank you. 23 A I did. 23 Exhibit No. KIM 10, please. (Plaintiff's Exhibit 10 was marked for 25 I mark you. 26 MS. REINCKENS: Number eight, please. 24 (Plaintiff's Exhibit 10 was marked for 25 I mark you. 26 MS. REINCKENS: Okay. 3 MS. REINCKENS: Okay. 3 MS. REINCKENS: Okay. 3 BY MS. REINCKENS: Okay. 4 Q Mr. Kim, you've been handed a document marked as Exhibit No. KIM 10 and it is bears the 6 Bates numbers RK 68 through RK 70. Do you recognize this document? 8 A I do. I is an email confirmation for a StockX purchase of the Jordan 1 Hyper Royal, dated June ninth, 2022, with the Order No. 38216724, dash, 3116483 marked, "New, one hundred percent authentic." 10 Q And id you receive this order from StockX? 11 A I is. G A I did. MS. REINCKENS: Exhibit No. KIM 11, please. (Plaintiff's Exhibit 11 was marked for identification by the Certified Shorthand Reporter authentic." 10 Q And did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 11, please. (Plain	14	37757610. The next order number is 37858011, dash,	14	of what you were trying to purchase?
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17 3775774. All marked, "New, one hundred percent authentic." 18 authentic." 20 of what you were trying to purchase? 21 A It is. 22 Q And did you receive the orders from StockX? 23 A I did. 24 MS. REINCKENS: Number eight, please. 25 (Plaintiff's Exhibit 8 was marked for 26 and is attached hereto.) 27 and is attached hereto.) 28 MS. REINCKENS: Okay. 29 Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 8. It bears the Bates number RK 63 through RK 64. 29 By MS. REINCKENS: 20 Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 8. It bears the Bates number RK 63 through RK 64. 30 Do you recognize this document? 40 A Yes, I do. 41 A It is an email confirmation for a StockX purchase of a lord Juper Royal, dated June ninth, 2022, with the Order No. 38216724, dash, 37860233, marked, "New, one hundred percent authentic." 41 A It is. 42 Q And did you receive this order from StockX? 43 Do you recognize this document an accurate reflection of what you were trying to purchase? 44 Q Mr. Kim, you've been handed a document marked as Exhibit No. KIM 10 and it is — bears the Bates numbers RK 68 through RK 70. 45 Do you recognize this document? 46 Do you recognize this document? 47 A I did. 48 Do you recognize this document? 49 A Yes, I do. 40 Q Okay. What is it? 41 A It is an email confirmation for a StockX purchase of a Jordan I High Hyper Royal, dated June ninth, 2022, with the Order No. 38216724, dash, 37860233, marked, "New, one hundred percent authentic." 49 Q And did you receive this order from StockX? 40 A I did. 41 Mis. REINCKENS: This is Exhibit No. KIM 9, please. 42 (Plaintiff's Exhibit 11 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) 41 A I did. 42 Mis. REINCKENS: Exhibit No. KIM 10, please. 42 Q Mr. Kim, you've been handed a document marked as Exhibit No. KIM 10, please. 43 I do. It is an email confirmation for a StockX purchase of a Jordan I High Hyper Royal, dated June ninth, 2022, with the Order No. 38216724, d	16	The last order number is 37858015, dash,	16	Q And did you receive this order
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23	21	A It is.	21	MS. REINCKENS: And all right. Perfect.
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24 identification by the Certified Shorthand Reporter 24 marked Exhibit No. KIM 11. It bears the Bates	23	(Plaintiff's Exhibit 9 was marked for	23	Q Mr. Kim, you've been handed an exhibit
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25 and is attached hereto.) 25 numbers RK 71 through RK 73.	25	and is attached hereto.)	25	numbers RK 71 through RK 73.

1	Page 46		Page 48
1	Do you recognize this document?	1	(Plaintiff's Exhibit 14 was marked for
2	A Yes, it is an email confirmation for a	2	identification by the Certified Shorthand Reporter
3	StockX order of a Jordan 1 High Hyper Royal, dated	3	and is attached hereto.)
4	June second, 2022, bearing Order No. 37981780, dash,	4	BY MS. REINCKENS:
5	37881539, listed as "New, one hundred percent	5	Q Mr. Kim, you've been handed a document
6	authentic."	6	marked as Exhibit No. KIM 14. It bears the Bates
7	Q And is this a document is this document	7	numbers KIM RK 80 through RK 82.
8	an accurate reflection of what you were trying to	8	Do you recognize this document?
9	purchase?	9	A I do. It is an email confirmation for a
10	A It is.	10	StockX purchase of a Jordan 1 University Blue, dated
11	Q And did you receive this order from StockX?	11	May 30th, 2022, Order No. 37857778, dash, 37757537,
12	A I did.	12	marked, "New, one hundred percent authentic."
13	MS. REINCKENS: Exhibit No. KIM 12, please.	13	Q Is this document an accurate reflection of
14	(Plaintiff's Exhibit 12 was marked for	14	what you were trying to purchase?
15	identification by the Certified Shorthand Reporter	15	A It is.
16	and is attached hereto.)	16	Q And did you receive this order from StockX?
17	BY MS. REINCKENS:	17	A I did.
18	Q Mr. Kim, you've been handed a document	18	(Plaintiff's Exhibit 15 was marked for
19	marked as Exhibit No. KIM 12. It bears the Bates	19	identification by the Certified Shorthand Reporter
20	numbers RK 74 through RK 76.	20	and is attached hereto.)
21	Do you recognize this document?	21	BY MS. REINCKENS:
22	A Yes, it's an email confirmation for a	22	Q Mr. Kim, you've been handed a document
23	StockX purchase of a Jordan 1 Hyper Royal, dated May	23	marked as Exhibit No. KIM 15. It bears the Bates
24	30th, 2022, Order No. 37873383, dash, 37773142,	24	numbers RK 83 through RK 85.
25	"Condition: New, one hundred percent authentic."	25	Do you recognize this document?
	Page 47		Page 49
1	Q And is this document an accurate reflection	1	A I do. It is an email confirmation for a
2	of what you were trying to purchase?	2	StockX purchase of a Jordan 1 University Blue, dated
3	A It is.	3	May 30th, 2022, bearing Order No. 37857930, dash,
4	Q And did you receive this order from StockX?	4	37757689, "Condition: New, one hundred percent
_		1	
5	A I did.	5	authentic."
6	MS. REINCKENS: Exhibit No. KIM 13.	5 6	
	MS. REINCKENS: Exhibit No. KIM 13. (Plaintiff's Exhibit 13 was marked for		authentic."
6	MS. REINCKENS: Exhibit No. KIM 13. (Plaintiff's Exhibit 13 was marked for identification by the Certified Shorthand Reporter	6	authentic." Q And is this document an accurate reflection
6 7	MS. REINCKENS: Exhibit No. KIM 13. (Plaintiff's Exhibit 13 was marked for	6 7	authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX?
6 7 8	MS. REINCKENS: Exhibit No. KIM 13. (Plaintiff's Exhibit 13 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) BY MS. REINCKENS:	6 7 8	authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did.
6 7 8 9 10 11	MS. REINCKENS: Exhibit No. KIM 13. (Plaintiff's Exhibit 13 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) BY MS. REINCKENS: Q Mr. Kim, you've been handed a document	6 7 8 9 10	authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did. Q Exhibit No. KIM 16.
6 7 8 9 10 11 12	MS. REINCKENS: Exhibit No. KIM 13. (Plaintiff's Exhibit 13 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) BY MS. REINCKENS: Q Mr. Kim, you've been handed a document that's been marked as Exhibit No. KIM 13. It bears	6 7 8 9 10 11 12	authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did. Q Exhibit No. KIM 16. A Thank you.
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	Page 50		Page 52
1	authentic."	1	BY MS. REINCKENS:
2	Q And is this document an accurate reflection	2	Q Mr. Kim, you've been handed a document
3	of what you were trying to purchase?	3	marked Exhibit No. KIM 19. It bears the Bates
4	A It is.	4	numbers RK 95 through RK 97.
5	Q Did you receive this order from StockX?	5	Do you recognize this document?
6	A I did.	6	A Yes. It's an email confirmation for a
7	MS. REINCKENS: Exhibit No. KIM 17.	7	StockX purchase of a Jordan 1 University Blue, dated
8	(Plaintiff's Exhibit 17 was marked for	8	May 30th, 2022, Order No. 37857996, dash, 37757755,
9	identification by the Certified Shorthand Reporter	9	"Condition: New, one hundred percent authentic."
10	and is attached hereto.)	10	Q And is this document an accurate reflection
11	BY MS. REINCKENS:	11	of what you were trying to purchase?
12	Q Mr. Kim, you've been handed a document	12	A It is.
13	marked as Exhibit No. KIM 17. It bears the Bates	13	Q And did you receive this order from StockX?
14	numbers RK 89 through RK 91.	14	A I did.
15	Do you recognize this document?	15	(Plaintiff's Exhibit 20 was marked for
16	A I do. It is an email confirmation for a	16	identification by the Certified Shorthand Reporter
17	StockX purchase of a Jordan 1 University Blue, dated	17	and is attached hereto.)
18	May 30th, 2022, Order No. 37857913, dash, 37757672,	18	BY MS. REINCKENS:
19	"Condition: New, one hundred percent authentic."	19	Q Mr. Kim, you've been handed a document
20	Q And is this document an accurate reflection	20	marked as Exhibit No. KIM 20 and it bears the Bates
21	of what you were trying to purchase?	21	numbers RK 98 through RK 100.
22	A It is.	22	Do you recognize this document?
23	Q And did you receive this order from StockX?	23	A I do. It is an email confirmation for a
24	A I did.	24	StockX purchase of a Jordan 1 University Blue, dated
25	MS. REINCKENS: Exhibit No. KIM 18, please.	25	May 30th, 2022, bearing Order No. 37857805, dash,
	Page 51		Page 53
1	(Plaintiff's Exhibit 18 was marked for	1	37757564, "Condition: New, one hundred percent
2	(Plaintiff's Exhibit 18 was marked for identification by the Certified Shorthand Reporter	2	37757564, "Condition: New, one hundred percent authentic."
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	(Plaintiff's Exhibit 18 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked Exhibit No. KIM 18. It bears the Bates numbers RK 92 through RK 94. Do you recognize this document? A Yes, it is an email confirmation for a StockX purchase of a Jordan 1 University Blue, dated May 30th, 2022, bearing Order No. 37857871, dash, 37757630 "Condition: New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q And did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 19, please.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	37757564, "Condition: New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q And did you receive this order from StockX? A I did. Q We're making progress. A I bought so many shoes, now I know why this takes so long. Thank you. Q Mr. Kim, the court reporter has handed you an exhibit marked as Exhibit No. KIM 21. (Plaintiff's Exhibit 21 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) BY MS. REINCKENS: Q It bears the Bates numbers RK 101 through RK 103. Do you recognize this document?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	(Plaintiff's Exhibit 18 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked Exhibit No. KIM 18. It bears the Bates numbers RK 92 through RK 94. Do you recognize this document? A Yes, it is an email confirmation for a StockX purchase of a Jordan 1 University Blue, dated May 30th, 2022, bearing Order No. 37857871, dash, 37757630 "Condition: New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q And did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 19, please. (Plaintiff's Exhibit 19 was marked for	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	37757564, "Condition: New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q And did you receive this order from StockX? A I did. Q We're making progress. A I bought so many shoes, now I know why this takes so long. Thank you. Q Mr. Kim, the court reporter has handed you an exhibit marked as Exhibit No. KIM 21. (Plaintiff's Exhibit 21 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) BY MS. REINCKENS: Q It bears the Bates numbers RK 101 through RK 103. Do you recognize this document? A Yes, it is an email confirmation for a
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	(Plaintiff's Exhibit 18 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked Exhibit No. KIM 18. It bears the Bates numbers RK 92 through RK 94. Do you recognize this document? A Yes, it is an email confirmation for a StockX purchase of a Jordan 1 University Blue, dated May 30th, 2022, bearing Order No. 37857871, dash, 37757630 "Condition: New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q And did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 19, please. (Plaintiff's Exhibit 19 was marked for identification by the Certified Shorthand Reporter	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	37757564, "Condition: New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q And did you receive this order from StockX? A I did. Q We're making progress. A I bought so many shoes, now I know why this takes so long. Thank you. Q Mr. Kim, the court reporter has handed you an exhibit marked as Exhibit No. KIM 21. (Plaintiff's Exhibit 21 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) BY MS. REINCKENS: Q It bears the Bates numbers RK 101 through RK 103. Do you recognize this document? A Yes, it is an email confirmation for a StockX purchase of a Jordan 1 University Blue, dated
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	(Plaintiff's Exhibit 18 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked Exhibit No. KIM 18. It bears the Bates numbers RK 92 through RK 94. Do you recognize this document? A Yes, it is an email confirmation for a StockX purchase of a Jordan 1 University Blue, dated May 30th, 2022, bearing Order No. 37857871, dash, 37757630 "Condition: New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q And did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 19, please. (Plaintiff's Exhibit 19 was marked for identification by the Certified Shorthand Reporter and is attached hereto.)	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	37757564, "Condition: New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q And did you receive this order from StockX? A I did. Q We're making progress. A I bought so many shoes, now I know why this takes so long. Thank you. Q Mr. Kim, the court reporter has handed you an exhibit marked as Exhibit No. KIM 21. (Plaintiff's Exhibit 21 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) BY MS. REINCKENS: Q It bears the Bates numbers RK 101 through RK 103. Do you recognize this document? A Yes, it is an email confirmation for a StockX purchase of a Jordan 1 University Blue, dated May 30th, 2022, Order No. 37857998, dash, 37757757,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	(Plaintiff's Exhibit 18 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked Exhibit No. KIM 18. It bears the Bates numbers RK 92 through RK 94. Do you recognize this document? A Yes, it is an email confirmation for a StockX purchase of a Jordan 1 University Blue, dated May 30th, 2022, bearing Order No. 37857871, dash, 37757630 "Condition: New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q And did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 19, please. (Plaintiff's Exhibit 19 was marked for identification by the Certified Shorthand Reporter	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	37757564, "Condition: New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q And did you receive this order from StockX? A I did. Q We're making progress. A I bought so many shoes, now I know why this takes so long. Thank you. Q Mr. Kim, the court reporter has handed you an exhibit marked as Exhibit No. KIM 21. (Plaintiff's Exhibit 21 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) BY MS. REINCKENS: Q It bears the Bates numbers RK 101 through RK 103. Do you recognize this document? A Yes, it is an email confirmation for a StockX purchase of a Jordan 1 University Blue, dated

	Page 54		Page 56
1	what you were trying to purchase?	1	a document marked as Exhibit No. KIM 24. It bears
2	A It is.	2	the Bates numbers RK 110 through RK 112.
3	Q Did you receive this order from StockX?	3	Do you recognize this document?
4	A I did.	4	A Yes, it's an email confirmation for a
5	MS. REINCKENS: Exhibit No. KIM 22.	5	StockX purchase of a Jordan 1 Dark Mocha, dated May
6	(Plaintiff's Exhibit 22 was marked for	6	31st, 2022, bearing Order No. 37888982, dash,
7	identification by the Certified Shorthand Reporter	7	37788741. The condition is marked as "New, one
8	and is attached hereto.)	8	hundred percent authentic."
9	THE WITNESS: Thank you.	9	Q And is this document an accurate reflection
10	BY MS. REINCKENS:	10	of what you were trying to purchase?
11	Q Mr. Kim, the court reporter has handed you	11	A It is.
12	an exhibit marked as Exhibit No. KIM 22. It bears	12	Q Did you receive this order from StockX?
13	the Bates numbers RK 104 through RK 106.	13	A I did.
14	Do you recognize this document?	14	(Plaintiff's Exhibit 25 was marked for
15	A I do. It is an email confirmation for a	15	identification by the Certified Shorthand Reporter
16	StockX purchase of a Jordan 1 Dark Mocha, dated June	16	and is attached hereto.)
17	sixth, 2022, bearing Order Number 38124114, dash,	17	BY MS. REINCKENS:
18	38023873, "Condition: New, one hundred percent	18	Q Mr. Kim, the court reporter has handed you
19	authentic."	19	an exhibit marked as Exhibit No. KIM 25. It bears
20	Q And is this document an accurate reflection	20	the Bates numbers RK 113 through RK 115.
21	of what you were trying to purchase?	21	Do you recognize this document?
22	A It is.	22	A I do. It is an email confirmation for a
23	Q Did you receive this order from StockX?	23	StockX purchase of a Jordan 1 Dark Mocha, dated May
24	A I did.	24	30th, 2022, bearing Order No. 37858043, dash,
25	(Plaintiff's Exhibit 23 was marked for	25	37757802. The condition is marked as "New, one
	Page 55		Page 57
1	identification by the Certified Shorthand Reporter	1	hundred percent authentic."
2	and is attached hereto.)	2	Q Is this document an accurate reflection of
3	THE WITNESS: Thank you.	3	what you were trying to purchase?
4	MS. REINCKENS: Okay.	4	A It is.
5	BY MS. REINCKENS:	5	Q Did you receive this order from StockX?
6	Q Mr. Kim, the court reporter has handed you	6	A I did.
7	an exhibit marked as Exhibit No. KIM 23. It bears	7	MS. REINCKENS: Thank you. Exhibit No. KIM
8	the Bates numbers RK 107 through RK 109.	8	26.
9	Do you recognize this document?	9	(Plaintiff's Exhibit 26 was marked for
10	A I do. It is an email confirmation for a	10	identification by the Certified Shorthand Reporter
11	StockX purchase of a Jordan 1 Dark Mocha, dated June	11	and is attached hereto.)
1			
12	seventh, 2022, bearing Order No. 38157530, dash,	12	THE WITNESS: Thank you.
12 13	seventh, 2022, bearing Order No. 38157530, dash, 38057289. The condition is marked as "New, one	12	THE WITNESS: Thank you. BY MS. REINCKENS:
	3		•
13	38057289. The condition is marked as "New, one	13	BY MS. REINCKENS:
13 14	38057289. The condition is marked as "New, one hundred percent authentic."	13 14	BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you
13 14 15	38057289. The condition is marked as "New, one hundred percent authentic." Q And is this document an accurate reflection	13 14 15	BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 26. It bears
13 14 15 16	38057289. The condition is marked as "New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase?	13 14 15 16	BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 26. It bears the Bates numbers RK 116 through RK 118.
13 14 15 16 17	38057289. The condition is marked as "New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is.	13 14 15 16 17	BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 26. It bears the Bates numbers RK 116 through RK 118. Do you recognize this document?
13 14 15 16 17 18	38057289. The condition is marked as "New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX?	13 14 15 16 17 18	BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 26. It bears the Bates numbers RK 116 through RK 118. Do you recognize this document? A Yes, it's an email confirmation for a
13 14 15 16 17 18 19	38057289. The condition is marked as "New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did.	13 14 15 16 17 18 19	BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 26. It bears the Bates numbers RK 116 through RK 118. Do you recognize this document? A Yes, it's an email confirmation for a StockX purchase of a excuse me, a Jordan 1 Dark
13 14 15 16 17 18 19 20	38057289. The condition is marked as "New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 24.	13 14 15 16 17 18 19 20	BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 26. It bears the Bates numbers RK 116 through RK 118. Do you recognize this document? A Yes, it's an email confirmation for a StockX purchase of a excuse me, a Jordan 1 Dark Mocha, dated June seventh, 2022, bearing Order No.
13 14 15 16 17 18 19 20 21	38057289. The condition is marked as "New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 24. (Plaintiff's Exhibit 24 was marked for	13 14 15 16 17 18 19 20 21	BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 26. It bears the Bates numbers RK 116 through RK 118. Do you recognize this document? A Yes, it's an email confirmation for a StockX purchase of a excuse me, a Jordan 1 Dark Mocha, dated June seventh, 2022, bearing Order No. 38161749, dash, 38061508. The condition is marked as
13 14 15 16 17 18 19 20 21 22	38057289. The condition is marked as "New, one hundred percent authentic." Q And is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 24. (Plaintiff's Exhibit 24 was marked for identification by the Certified Shorthand Reporter	13 14 15 16 17 18 19 20 21 22	BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. KIM 26. It bears the Bates numbers RK 116 through RK 118. Do you recognize this document? A Yes, it's an email confirmation for a StockX purchase of a excuse me, a Jordan 1 Dark Mocha, dated June seventh, 2022, bearing Order No. 38161749, dash, 38061508. The condition is marked as "New, one hundred percent authentic."

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1	Q Did you receive this order from StockX?	1	BY MS. REINCKENS:
2	A I did.	2	Q Mr. KIM, you've been handed a document
3	MS. REINCKENS: Exhibit No. KIM 27.	3	that's been mark as Exhibit No. 29, bearing the Bates
4	(Plaintiff's Exhibit 27 was marked for	4	numbers RK 125 through RK 127.
5	identification by the Certified Shorthand Reporter	5	Do you recognize this document?
6	and is attached hereto.)	6	A I do. It is an email confirmation for a
7	THE WITNESS: Thank you.	7	StockX purchase of a Jordan 1 Dark Mocha, dated May
8	BY MS. REINCKENS:	8	31st, 2022, bearing Order No. 37888697, dash,
9	Q Mr. KIM, you've been handed an exhibit	9	37788456. The condition is marked as "New, one
10	marked as Exhibit No. KIM 27 bearing the Bates	10	hundred percent authentic."
11	numbers RK 119 through RK 121.	11	Q And is this document an accurate reflection
12	Do you recognize this document?	12	of what you were trying to purchase?
13	A Yes. It's an email confirmation for a	13	A It is.
14	StockX purchase of a Jordan 1 Dark Mocha, dated May	14	Q Did you receive this order from StockX?
15	31, 2022, bearing Order No. 37892676, dash, 37792435.	15	A I did.
16	The condition is marked as "New, one hundred percent	16	Q I'm getting a workout.
17	authentic."	17	(Plaintiff's Exhibit 30 was marked for
18	Q Is this document an accurate reflection of	18	identification by the Certified Shorthand Reporter
19	what you were trying to purchase?	19	and is attached hereto.)
20	A It is.	20	THE WITNESS: Thank you.
21	Q Did you receive this order from StockX?	21	BY MS. REINCKENS:
22	A I did.	22	Q Mr. KIM, you've been handed a document
23	Q Down to the last five.	23	marked as Exhibit No. KIM 30. It bears the Bates
24	A All right. I thought it was 300.	24	numbers RK 128 through RK 130.
25	MS. REINCKENS: Exhibit No. KIM 28.	25	Do you recognize this document?
	Page 59		Page 61
1	(Plaintiff's Exhibit 28 was marked for	1	A I do. It is an email confirmation for a
2	identification by the Certified Shorthand Reporter	2	StockX order of a Jordan 1 Hyper Royal, dated June
3	and is attached hereto.)	3	sixth, 2022, bearing Order No. 38130181, dash,
4	THE WITNESS: Thank you.	4	38029940. The condition is marked as "New, one
5	MS. REINCKENS: Okay.	5	hundred percent authentic."
6	BY MS. REINCKENS:	6	Q And is this document an accurate reflection
7	Q Mr. Kim, you've been hand handed a document	7	of what you were trying to purchase?
8	marked as Exhibit No. KIM 28. It bears the Bates	8	A It is.
9	numbers RK 122 through RK 124.	9	Q Did you receive this order from StockX?
10	Do you recognize this document?	10	A I did.
11	A I do. It is an email confirmation for a	11	MS. REINCKENS: Exhibit No. KIM 31, please.
11 12	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May	11 12	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for
11 12 13	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The	11 12 13	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter
11 12 13 14	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent	11 12 13 14	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.)
11 12 13 14 15	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent authentic."	11 12 13 14 15	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you.
11 12 13 14 15	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent authentic." Q Is this document an accurate reflection of	11 12 13 14 15 16	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS:
11 12 13 14 15 16	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent authentic." Q Is this document an accurate reflection of what you were trying to purchase?	11 12 13 14 15 16 17	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, you've been handed an exhibit
11 12 13 14 15 16 17	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent authentic." Q Is this document an accurate reflection of what you were trying to purchase? A It is.	11 12 13 14 15 16 17 18	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, you've been handed an exhibit marked as Exhibit No. KIM 31. It bears the Bates
11 12 13 14 15 16 17 18	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent authentic." Q Is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX?	11 12 13 14 15 16 17 18 19	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, you've been handed an exhibit marked as Exhibit No. KIM 31. It bears the Bates numbers RK 131 through RK 133.
11 12 13 14 15 16 17 18 19 20	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent authentic." Q Is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did.	11 12 13 14 15 16 17 18 19 20	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, you've been handed an exhibit marked as Exhibit No. KIM 31. It bears the Bates numbers RK 131 through RK 133. Do you recognize this document?
11 12 13 14 15 16 17 18 19 20 21	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent authentic." Q Is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 29, please.	11 12 13 14 15 16 17 18 19 20 21	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, you've been handed an exhibit marked as Exhibit No. KIM 31. It bears the Bates numbers RK 131 through RK 133. Do you recognize this document? A I do. It is an email confirmation for a
11 12 13 14 15 16 17 18 19 20 21 22	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent authentic." Q Is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 29, please. (Plaintiff's Exhibit 29 was marked for	11 12 13 14 15 16 17 18 19 20 21 22	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, you've been handed an exhibit marked as Exhibit No. KIM 31. It bears the Bates numbers RK 131 through RK 133. Do you recognize this document? A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Hyper Royal, dated June
11 12 13 14 15 16 17 18 19 20 21 22 23	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent authentic." Q Is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 29, please. (Plaintiff's Exhibit 29 was marked for identification by the Certified Shorthand Reporter	11 12 13 14 15 16 17 18 19 20 21 22 23	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, you've been handed an exhibit marked as Exhibit No. KIM 31. It bears the Bates numbers RK 131 through RK 133. Do you recognize this document? A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Hyper Royal, dated June fourth, 2022, bearing Order No. 38068072, dash,
11 12 13 14 15 16 17 18 19 20 21 22	A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Dark Mocha, dated May 30, 2022, Order No. 37858075, dash, 37757834. The condition is marked as "New, one hundred percent authentic." Q Is this document an accurate reflection of what you were trying to purchase? A It is. Q Did you receive this order from StockX? A I did. MS. REINCKENS: Exhibit No. KIM 29, please. (Plaintiff's Exhibit 29 was marked for	11 12 13 14 15 16 17 18 19 20 21 22	MS. REINCKENS: Exhibit No. KIM 31, please. (Plaintiff's Exhibit 31 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, you've been handed an exhibit marked as Exhibit No. KIM 31. It bears the Bates numbers RK 131 through RK 133. Do you recognize this document? A I do. It is an email confirmation for a StockX purchase of a Jordan 1 Hyper Royal, dated June

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1	Q And is this document an accurate reflection	1	counsel in this case; is that right?
2	of what you were trying to purchase?	2	A Yes.
3	A It is.	3	Q And what is this document?
4	Q Did you receive this order from StockX?	4	A So this document is something I pulled off
5	A I did.	5	my inventory spreadsheet which indicate the shoes
6	Q Okay. Last one.	6	that I bought during this time from StockX that I
7	A All right.	7	believed to have been fake.
8	MS. REINCKENS: Exhibit No. KIM 32.	8	The column A covers the shoes. Column B
9	(Plaintiff's Exhibit 32 was marked for	9	covers the condition. C is the style code. D is the
10	identification by the Certified Shorthand Reporter	10	size. E is the purchase date. F is a mark that I
11	and is attached hereto.)	11	just made for myself. So these shoes were the ones
12	THE WITNESS: Thank you.	12	that failed the I believe, like the photo
13	BY MS. REINCKENS:	13	authentication apps.
14	Q Mr. Kim, the court reporter has handed you	14	So this is kind of like the initial list
15	a document marked as Exhibit No. KIM 32. It bears	15	the shoes that I made just to make sure that I didn't
16	the Bates numbers RK 134 through RK 136.	16	pass these along through, you know, consignment
17	Do you recognize this document?	17	stores, just to set them aside for myself.
18	A I do. It is an email confirmation for a	18	So I believe this list was generated on my
19	StockX purchase of a Jordan 1 Hyper Royal, dated May	19	first pass of trying to understand whether these
20	30th, 2022, bearing the Order No. 37870331, dash,	20	shoes were fake or not.
20 21	37770090. The condition is marked as "New, one	21	Q And so you created this spreadsheet
22	hundred percent authentic."	22	yourself?
23	Q Is this document an accurate reflection of	23	A Yes, this is my spreadsheet.
24		24	Q And why do you track do you track all of
25	what you were trying to purchase? A It is.	25	your orders?
23		23	•
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,	2	1	Page 65
1	Q And did you receive this order from StockX?	1	A I do. I track every single shoe that I buy
2	Q And did you receive this order from StockX?A I did.	2	A I do. I track every single shoe that I buy and sell because the reselling thing I kind of do for
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q And did you receive this order from StockX? A I did. MS. REINCKENS: Is now a good time for a break? I think we've been going for over an hour. MR. HINDMAN: Yes, please. MS. REINCKENS: Okay. THE VIDEOGRAPHER: Off the record at a.m. (Brief interruption in proceedings.) THE VIDEOGRAPHER: Back on the record, beginning media unit two at 11:01 a.m. MS. REINCKENS: Mark this as Exhibit No. 33. (Plaintiff's Exhibit 33 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) MS. REINCKENS: Okay. BY MS. REINCKENS: Q Mr. KIM, you've been handed a document marked as Exhibit No. 33. It bears the Bates numbers RK 13 through RK 14. Do you see that?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A I do. I track every single shoe that I buy and sell because the reselling thing I kind of do for fun and I'm interested in the economics of it. So I do track every single shoe I buy and sell, the price that they sold for just to understand, like, what the ROI and stuff on that is. So, yes. Q So if we were to compare this spreadsheet to the documents that we previously reviewed as exhibits, the order numbers would match up; is that right? A I didn't put order numbers on this sheet. I didn't keep track of the order numbers themselves. There should be a high degree of overlap on this. If I recall because this was the batch of shoes that I had set aside to have looked at, so I think there's a high degree of overlap. But I didn't reconcile my notations of fake with what ultimately was returned to StockX or verified as a fake by Nike. Q And you received all of the orders that are shown here on this spreadsheet; is that right?

	Page 74		Page 76
1	MS. REINCKENS: You may answer.	1	account "sneakerstrut"?
2	THE WITNESS: I am.	2	A About four or five years, I believe.
3	MS. REINCKENS: Okay.	3	Q Okay.
4	BY MS. REINCKENS:	4	And what kind of content do you post on the
5	Q And who is if you can tell me, as far as	5	"sneakerstrut" account?
6	you know, received similar advice?	6	A So, it's mostly just like a personal
7	A It's one of the people that I another	7	sneaker diary. I just like to take a picture of
8	one of the power resellers that messaged on	8	whatever shoe I'm wearing that day and just post it
9	Instagram.	9	there.
10	Q Okay.	10	I also would use because a lot of my
11	A He's also the one that was referenced on	11	following are Instagram resellers or other sneaker
12	Exhibit No. 35, in that screenshot chat. He's the	12	influencers, sometimes I'll use stories to just talk
13	same person.	13	about the market of the re-sell or you know, just
14	Q Okay.	14	stories that have to do with sneaker reselling.
15	And do you happen to recall his screen	15	Q Okay. And do you have any idea of what
16	name?	16	type of users follow your account?
17	A I don't recall it right now, but I could	17	MR. POTTER: Objection to form.
18	probably look it up on my Instagram if I needed to.	18	THE WITNESS: I have a lot of friends that
19	Q All right.	19	follow, mostly sneaker enthusiasts. Some sneaker
20	Now, speaking of Instagram, if you could	20	resellers and a lot of bots unfortunately.
21	please mark this as Exhibit No. 36.	21	MS. REINCKENS: Okay. I'll mark this,
22	MR. POTTER: I think we're at Exhibit No.	22	please, as Exhibit No. 38.
23	37.	23	(Plaintiff's Exhibit 38 was marked for
24	THE COURT REPORTER: For clarity, it's	24	identification by the Certified Shorthand Reporter
25	Exhibit No. 37.	25	and is attached hereto.)
	Page 75		Page 77
1	Page 75 MS. REINCKENS: Oh, it is. Did I mess it	1	Page 77 THE WITNESS: Thank you.
1 2		1 2	-
	MS. REINCKENS: Oh, it is. Did I mess it		THE WITNESS: Thank you. BY MS. REINCKENS:
2	MS. REINCKENS: Oh, it is. Did I mess it up already? Oh, yes. Thank you.	2	THE WITNESS: Thank you.
2 3	MS. REINCKENS: Oh, it is. Did I mess it up already? Oh, yes. Thank you. It's exhibit No. 37. Thank you.	2 3	THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you
2 3 4	MS. REINCKENS: Oh, it is. Did I mess it up already? Oh, yes. Thank you. It's exhibit No. 37. Thank you. (Plaintiff's Exhibit 37 was marked for	2 3 4	THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. 38. And I'll
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2 3 4 5 6 7	MS. REINCKENS: Oh, it is. Did I mess it up already? Oh, yes. Thank you. It's exhibit No. 37. Thank you. (Plaintiff's Exhibit 37 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you.	2 3 4 5 6 7	THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. 38. And I'll represent to you that this is a printout of taken on February seventh, 2023, at 1:55 p.m. of your Instagram account and, in particular, a post that was made on July fifth, 2022.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. REINCKENS: Oh, it is. Did I mess it up already? Oh, yes. Thank you. It's exhibit No. 37. Thank you. (Plaintiff's Exhibit 37 was marked for identification by the Certified Shorthand Reporter and is attached hereto.) THE WITNESS: Thank you. MS. REINCKENS: Okay. BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. 37 and I will represent to you that this a printout of your Instagram page A It is? Q that was taken yesterday on February seventh, 2023. Do you recognize this document to be a printout of your Instagram page? A I do. Q Okay. And your Instagram username is "sneakerstrut"; is that right?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	THE WITNESS: Thank you. BY MS. REINCKENS: Q Mr. Kim, the court reporter has handed you a document marked as Exhibit No. 38. And I'll represent to you that this is a printout of taken on February seventh, 2023, at 1:55 p.m. of your Instagram account and, in particular, a post that was made on July fifth, 2022. Do you recognize this post, sir? A I do. Q Okay. And what is it? A It was the post that I made saying that I had received a bunch of shoes that had failed Legit Check and CheckCheck Application. And so just documenting what I believe were fake shoes sold by StockX. Q Okay. And you posted this then on July fifth, 2022; correct? A That is correct, yes. Q Okay.

1 2 3 4 5	(Plaintiff's Exhibit 39 was marked for identification by the Certified Shorthand Reporter	1 2	Q Okay.
3 4	-	2	And if you could place just read that
4			And if you could, please, just read that
	and is attached hereto.)	3	caption into the record?
5	THE WITNESS: Thank you.	4	A "This is what \$10,000 plus of fake sneakers
	BY MS. REINCKENS:	5	that passed through StockX looks like. I bought
6	Q Now, Mr. Kim, you've been handed a document	6	about 62 pairs of Uni Mocha Hyper Royals through
7	marked as Exhibit No. 39. It bears the Bates numbers	7	StockX over the last month. Of those 36 have failed
8	NIKE 36330 through NIKE 36338. And I will represent	8	authentication at CheckCheck and Legit Check App. I
9	to you that this is a printout from Page Vault and	9	haven't tried to sell them through Ebay or GOAT, but
10	Page Vault is a service that is used to capture web	10	somebody else who's been buying their pairs from
11	content and it was produced in this case by Nike.	11	StockX told me these pairs have been failing through
12	I will represent to you that is it	12	GOAT authentication at a very high rate. This means
13	captures the same Instagram post that we just looked	13	that StockX's authentication on these pairs is only
14	at in Exhibit No. 38.	14	42 percent accurate, 58 percent of the pairs they are
15	Just looking at this document, sir, does	15	selling will be marked as 'not legit' consistently by
16	this appear to be an accurate capture of that post?	16	other sources. There's a huge problem here. Of
17	A Yes.	17	course, StockX support is silent when brought up
18	Q And this document is a little bit difficult	18	through support channels. Any human authentication
19	to follow, but if you look at the cover page it has	19	system is going to have errors, but whatever StockX
20	the capture time stamp.	20	is doing right now is not working and the ability to
21	Do you see that?	21	fix these errors is nearly non-existent. Hashtag
22	A Yes. I see the capture timestamp yes.	22	StockX."
23	Q What is the date of that capture?	23	Q Now, when you referenced in the first
24	A It says Tuesday, the 12th of July 2022	24	sentence, "sneakers that passed through at StockX
25	Q Okay.	25	looks like," did you tag StockX there?
	Page 79		Page 81
1	A at 8:32 GMT.	1	A Did I tag StockX there, yes.
2	Q All right.	2	Q Okay.
3	And is can you please confirm that this	3	So that would be a tag back to StockX's
4	post is still visible on your Instagram account	4	Instagram account then; correct?
5	A It is still	5	A Yes.
6	Q today?	6	Q All right.
7	A It is still visible today, yes.	7	And as far as you're aware would StockX
8	Q Okay.	8	receive notice of being tagged in your post?
9	Now, if you look at page four, it's the	9	MR. POTTER: Objection to form.
10	document that ends in or that's Bates numbered	10	THE WITNESS: I don't know how those big
11	36333. There's a large block of text underneath the	11	business accounts work, but I would imagine they do.
12	images.	12	MS. REINCKENS: Okay. Thank you.
13	Do you see that?	13	BY MS. REINCKENS:
14	A On page three?	14	Q Now, underneath your caption is says,
15	Q It's yes, page three of eight or	15	"Edited."
16	otherwise NIKE 36333.	16	Do you see that?
17	A Oh, yeah, I see it.	17	A Yes.
18	Q Okay.	18	Q Okay.
19	And what is the large text that appears	19	What does that mean?
	under the images?	20	A It means I modified the description from
20	A That is the description of the Instagram	21	the first time I posted to what the final version
20 21			
	post that I make.	22	was.
21	post that I make. Q Okay.	22 23	was. Q Do you recall how you edited it?
21 22	-		

	Page 82		Page 84
1	something with the spelling.	1	for Nike to look at them.
2	Q Now, on the same page you say "StockX	2	Q And were those the same pairs that were
3	support is silent when brought up through support	3	depicted in your Instagram post?
4	channels."	4	A Yes, and a few more.
5	What did you mean by that?	5	Q Okay.
6	A I meant that I had reached out through	6	And were those the same pairs as the order
7	their help channels on their website. I received no	7	confirmations that we reviewed earlier, sir?
8	notification at this time. Although Discord isn't an	8	A Yes.
9	official support channel, I kind of included that in	9	MR. POTTER: Objection.
10	my mind where I tried to reach out through their	10	THE WITNESS: I'm sorry.
11	Discord as well and have not received any response	11	MR. POTTER: Objection to form.
12	except from this at DarkJ reported to be a StockX	12	BY MS. REINCKENS:
13	employee.	13	Q Did each pair come from StockX?
14	Q Thank you.	14	A Yes.
15	MS. REINCKENS: Mark this as Exhibit	15	Q And how can you be sure of that?
16	No. 40, please.	16	A The ones that I had set aside still had
17	(Plaintiff's Exhibit 40 was marked for	17	well, most of them had still the StockX tags attached
18	identification by the Certified Shorthand Reporter	18	to them.
19	and is attached hereto.)	19	So StockX, when they authenticate their
20	MS. REINCKENS: Okay.	20	shoes, attaches a tag that you cannot be removed
21	BY MS. REINCKENS:	21	well, you can remove it, but you cannot reattach it,
22	Q Mr. Kim, the court reporter has handed you	22	so these were still and that's how they embed,
23	a document that's been mark as Exhibit No. 40. It	23	like, the order number on the RFI to you.
24	bears the Bates No. NIKE 29207, excuse me.	24	So most of the ones I had set aside still
25	And do you recognize this document, sir?	25	had the StockX tag on them. I had a few that I
	Page 83		Page 85
1	A I do.	1	prematurely removed the tags, that I just wanted, you
2	Q Okay.	2	know, to know if they were fake or not so I knew
3	And what is it?	3	what to do with them.
4	A It is an email from Tamar I'm going to	4	So, yeah.
5			
	butcher the last name Tamar Duvdevani, a lawyer at	5	Q And did any of those shoes come without
6	DLA Piper who represents Nike, asking me to if I	6	Q And did any of those shoes come without tags?
	•		Q And did any of those shoes come without tags? MR. POTTER: Objection to form.
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	Page 174		Page 176
1	I think as far as reselling is concerned, I	1	JESSE HINDMAN, ESQ.
2	am more sophisticated in my use of that platform, but		
3	I actually think StockX is used by a lot of, like,	3	February 13, 2023
4	non-sneaker heads, too, to purchase shoes.		RE: Nike, Inc. v. Stockx, LLC
5	BY MR. POTTER:	5	2/8/2023, Roy Ikhyun Kim (#5689465)
6	Q Do you believe that other sneaker resellers	6	The above-referenced transcript is available for
7	are more sophisticated than average sneaker		review.
8	purchasers?	8	Within the applicable timeframe, the witness should
9	A Yes.	9	read the testimony to verify its accuracy. If there are
10	MR. POTTER: No further questions.	10	any changes, the witness should note those with the
11	MS. REINCKENS: Thank you.	11	reason, on the attached Errata Sheet.
12	THE VIDEOGRAPHER: Off the record at	12	The witness should sign the Acknowledgment of
13	p.m. concluding today's deposition.	13	Deponent and Errata and return to the deposing attorney.
14	(Deposition ended at 1:40 p.m.)	14	Copies should be sent to all counsel, and to Veritext at
15	(Deposition chaca at 1.40 p.m.)	15	cs-ny@veritext.com
16	/// ///	16	cs-ny@vernext.com
17	/// ///	17	Return completed errata within 30 days from
	///		receipt of testimony.
18 19		19	If the witness fails to do so within the time
			allotted, the transcript may be used as if signed.
20		20 21	anotted, the transcript may be used as it signed.
21			V
22		22	Yours,
23		23	Veritext Legal Solutions
24		24	
25		25	
	Page 175		Page 177
1	STATE OF CALIFORNIA)		Nike, Inc. v. Stockx, LLC
2) SS.		Roy Ikhyun Kim (#5689465)
3	COUNTY OF LOS ANGELES)	3	ERRATA SHEET
4	I, Lynda L. Fenn, Certified Shorthand		PAGELINECHANGE
5	Reporter No. 12566 for the State of California, do	5	
6	hereby certify: That prior to being examined, the witness named		REASON
8	in the foregoing deposition was duly sworn to testify	7	PAGELINECHANGE
9	the truth, the whole truth, and nothing but the	8	
10	truth;		REASON
11	That said deposition was taken down by me in	10	PAGELINECHANGE
12	shorthand at the time and place therein named and	11	
13	thereafter reduced by me to typewritten form and that		REASON
14	the same is a true, correct, and complete transcript	13	PAGELINECHANGE
15	of said proceedings.	14	
16	Before completion of the deposition, review of	15	REASON
17	the transcript [X] was [] was not requested. If	16	PAGELINECHANGE
18	requested, any changes made by the deponent (and	17	
19	provided to the reporter) during the period allowed		REASON
		10	PAGELINECHANGE
20	are appended hereto.	19	TAGEEINE
20 21	are appended hereto. I further certify that I am not interested in		TAGECHANGE
		20	
21	I further certify that I am not interested in the outcome of the action. Witness my hand this 13th day of February, 2023.	20	
21 22	I further certify that I am not interested in the outcome of the action. Witness my hand this 13th day of February, 2023.	20 21	
21 22 23	I further certify that I am not interested in the outcome of the action.	20 21 22 23	REASON